

हिमाचल प्रदेश

हिमाचल प्रदेश शासन द्वारा प्रकाशित

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भाग 1--वैधानिक नियमों की छोड़ कर हिमाचल प्रदेश के उप-राज्यपाल श्रीर जींडशल कामश्नरज़ काट

द्वारा अधिस्चनाएं इत्यादि

JUDICIAL COMMISSIONER'S COURT

NOTIFICATION

Simla-1, the 2nd July, 1963

No. J.C. 6-(84)/63,-Shri Roop Singh, Advocate,

Bilaspur, is posted as officiating Subordinate Judge. Rohru, with effect from the 8th July, 1963. By order etc.,

HEM CHAND. Registrar.

GOVERNMENT OF HIMACHAL PRADESH

AGRICULTURE DEPARTMENT

NOTIFICATIONS

Simla-4, the 5th July, 1963

in him under sub-section (2) of section 5 of Himachal Pradesh Land Development Act, 1954, the Lieutenant Governor is pleased to accord ex-post-facto sanction to the execution of following Soil Conservation Schemes

N		In exercise of the powers	vested by the Himachal Pradesh Land Developm	ent Board:-
Sr.	No. of the	Name of the person	Resident of Village, Panchayat and District	Area to be covered
No. 1	Scheme 2	effected 3	4	5
	ARK-303/MSU. GMR-367/BPR.	Shri Tulsi Ram Shri Jagar Nath	Majhat, Deora, Mahasu Jhol-Plakhi, Talwara, Bilaspur	Acres 3.20 7.25
				Price: 63 nP.

59-Gaz.-13-7-63-335.

(435)

43	6	राजपत्र, हिमाचल प्रदेश	, 13 =	बुलाई, 1963/22 ब्राषाढ, 1885	To make
1	2	3		4	5
					Acres
3.	ARK-334/MSU	. Shri Dhani Ram		hat, Deora, Mahasu	0.70
4.	ARK-304/MSU		Kot	-Domehar, Dohemar, Mahasu	3.20
5.	ARK-300/MSU	~	Nar	nole, Kunihar, Mahasu	7.00
6.	SDR-638/BPR.	Shri Ram Parshad		hpur, Binola, Bilaspur	3.18
7.	GMR-384/BPR	at tot to		mera, Bhaboli, Bilaspur	0.44
8.	SLN-42/MSU.	Shri Rana Naraindra Chand.	Patt	a-Nali, Patta-Nali, Mahasu	1.00
9.	GMR-372/BPR		Auh	or, Auhor, Bilaspur	0.50
10.	GMR-384-A/BF		Kha	mera, Bhaboli, Bilaspur	1.20
11.	GMR-318/BPR.	Shri Chandu Ram and Gajan Ram.	Salo	an, Bhapral, Bilaspur	2.20
12.	SDR-628/BPR.	Shri Shibu	Bass	si, Dharote, Bilaspur	4.00
	o. 15-2/63-Agr. 1	the 5th July, 1963 I.—In exercise of the powers vertion (2) of section 5 of Hims		Pradesh Land Development Act, 1954, th Governor is pleased to accord ex-post-fact the execution of following Soil Conservatiby the Himachal Pradesh Land Developmen	o sanction to ion Schemes
Sr. No.	No. of the Scheme	Name of the person affected	R	esident of Village, Panchayat and District	Area to be covered
1.	SDR-670/BPR.	Shri Ram Dittu	Nalv	var, Ram Kotla, Bilaspur	Acres 1.55
2.	SDR-677/BPR.	Shri Narainu Ram		i, Rani Kotla, Bilaspur	2.20
3.	SDR-631/BPR.	Shri Munshi Ram		n, Dharote, Bilaspur	0.37
	ARK-331/MSU.	Shri Mangal		hari, Deora, Mahasu	0.25
20000	ARK-313/MSU.	Shri Kanshi Ram		hari, Kunihar, Mahasu	1.00
1	ARK-316/MSU.	Shri Dalalu and Dhani Ran			4.95
_	ARK-317/MSU.	Shri Jiwanu Ram		ol, Sherol, Mahasu	2.70
	ARK-320/MSU.	Shri Puran Chand		nol, Kunihar, Mahasu	2.50
2	ARK-314/MSU.	Shri Jiwanu Ram		ol, Kunihar, Mahasu	2.00
No in hir	. 15-2/63-Agr. II.	the 6th July, 1963 —In exercise of the powers ve ion (2) of section 5 of Himag	sted chal	Pradesh Land Development Act, 1954, the Governor is pleased to accord ex-post-facto the execution of following soil conservation by the Himachal Pradesh Land Development	sanction to tion schemes
Sr. No.	No. of the Scheme	Name of the person effected	R	esident of Village, Panchayat and District	Area to be covered
					Acres
	SDR-651/BPR.	Shri Kanga	Nialr	ı, Dharote, Bilaspur	0.26
2. §	SDR-642/BPR.	Shri Hariman		anoo, Rani-Kotla, Bilaspur	4.80
3. 9	SDR-675/BPR.	Shri Jai Kishan		a, Sauhla, Bilaspur	0.90
4. 5	SDR-661/BPR.	Shri Jangi Ram	Panja	il-Khurd, Duni-Panjail, Bilaspur	3.37
5. 5	SDR-668/BPR.	Shri Sant Ram	Sang	hrana, Rani Kotla, Bilaspur	0.47
6. A	ARK-312/MSU.	Shri Surat Ram	Nam	ole, Kunihar, Mahasu	1.70
8. 5	SDR-680/BPR. SDR-662/BPR.	Shri Nankoo		Lakhanpur, Bilaspur	0.92
9.	SDR-669/BPR.	Shri Dault Ram Shri Ram Dass and Jagan		er, Rani Kotla, Bilaspur ali, Deoli, Bilaspur	1.20 0.81
10.	GMR-369/BPR.	Nath. Shri Surjen	Ama	rpur, Dhager, Bilaspur	10.25
	NR-6/MDI. (Revised).	Shri K. S. Rathor and brother.	Bana	in () Mandi	14.62
12. (CHT-50/MDI.	Shri Chhaju Ram	Sala,	Dhishti, Mandi	0.72
	Simla-4,	the 6th July, 1963		Pradesh Land Development Act, 1954, the	Lieutenant
111 1111	15-2/63-Agr. II n under sub-sect	In exercise of the powers vesion (2) of section 5 of Himac	sted chal	Governor is pleased to accord ex-post-facto the execution of following Soil Conservat by the Himachal Pradesh Land Development	ion Schemes
Sr. No.	No. of the Scheme	Name of the person effected	Resid	ent of Village, Panchayat and District	Area to be covered
1. (GMR-370/BPR.	Shri Anant Ram	Hirer	our, Samoh, Bilaspur	Acres
	GMR-383/BPR.	Shri Piru Ram		lu Chhot Dilagnur	1.00

in h	im under sub-sec	tion (2) of section 5 of Himac	ted the execution of following Soil Conservable by the Himachal Pradesh Land Development	
Sr. No.	No. of the Scheme	Name of the person effected	Resident of Village, Panchayat and District	Area to be covered
2. 3. 4. 5.	GMR-370/BPR. GMR-383/BPR. SLN-44/MSU. ARK-319/MSU. ARK-308/MSU. SDR-682/BPR.	Shri Mani Ram and Durga Ram. Shri Kiroo Ram	Hirapur, Samoh, Bilaspur Kotalu, Chhat, Bilaspur Ghavan, Bariyan, Mahasu Bahali, Kunihar, Mahasu Khanol, Kunihar, Mahasu Kotla, Sihaula, Bilaspur	Acres 1.00 1.24 1.35 11.75 1.30
8.	GMR-373/BPR. GMR-375/BPR.	Shri Lobhi and Ropa Shri Bhagwana	Jhol Plakhi, Talwara, Bilaspur Amarpur, Auhar, Bilaspur	1.47 2.40

By order, T. S. NEGI, Secretary.

FOREST DEPARTMENT NOTIFICATIONS

Simla-4, the 4th July, 1963

that portion of the Forests specified in the Notification shall be closed for a period of 10 years and that the rights of private persons over such portion shall be suspended during such period for the purpose of regeneration and artificial restocking in order to check erosion and whereas the remainder of such Forests is sufficient, and in a locality reasonably convenient, for the due exercise of the rights suspended in the portion so closed, and whereas it is further considered necessary to prohibit the closing of

any or all of the acts mentioned in clause (c) of section 30 of the Indian Forest Act, 1927. Now, therefore, in exercise of the powers conferred by section 30 of the Indian Forest Act (XVI of 1927), the Lieutenant Governor, Himachal Pradesh is pleased to declare that the portion of Bilaspur Forest Division, as per schedule given shall be closed for a period of 10 (Ten)

years from the date of this Notification and that the

No. Ft. 12-184/58.—Whereas it is considered necessary

rights of private persons over such portion shall remain suspended during the said period of 10 years and he is further pleased to prohibit, from the date of this Notification:

- 1. The quarrying and removal of stones.
- The burning of lime and charcoal. The breaking up or clearing for cultivation, for building, for herding cattle or for any other
- purposes.
- Grazing by all kinds of animals throughout the year.
- Lopping and cutting of trees and bushes throughout the year.
- Cutting of grass throughout the year.
- The collection or subjection to any manufacturing process, or removal of, any Forest Produce in or over or from the portion so closed.

Note.—Grass cuttings may be permitted free to rightholders on permits on such terms and conditions as may be made and imposed at the discretion of the Divisional Forest Officer, Bilaspur Forest Division.

West .- Malkiyat land of Karloti and of Makera.

Tehsil: GHUMARWIN

SCHEDULE

District:	BILASPUR
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District.	BILASPUK			Tensu. Gitomakwin
Illaqua 1	Name of Forest	Total Area of Forest (in Acres)	Area to be closed (in Acres)	Boundaries 5
Bachhratu, Baseh.	Talai-Changer U.F., 3-R.	231.5	231.5	East.—Boundary of village Naghiar. West.—Village and cultivation of village Changer-Talai. North.—Boundary of District Kangra. South.—Dugh-Nala.
-do-	Chaknarh C. No. 36, 155. 3-Rs.	155	155	East.—Village Dudian and Chaknarh. West.—Village Bhowar. North.—D.P.F., C. 35, Jangawala. South.—Boundary of C. No. 37 D.P.F.
-do-	Gangloh U.F., 3-R.	47.05	45	East.—Cultivation of village Ganglow. West.—Dugh-Ka-Nalah. North.—Closed area Gangloh. South.—New Bhakra-Talai-Road.
-do-	Jole U.F., 3-R.	61	56	East.—Cultivation of Ghamarpur. West.—Cultivation of Kothi village. North.—Cultivation of village Mapra. South.—Cultivation of Jole village.
			No. Ft. 12-1	84/56 (M)
Tiun	Dakeri	60	18	North.—Sir-khad. South.—Malkiyat lands. East.—Malkiyat lands. West.—Malkiyat lands along the ridge.
-do-	Nain (i)	50	16	North.—Path leading to Nain village. South.—Malkiyat land and Nain. East.—Malkiyat land and Nain. West.—Kalheri, C. 5.b
-do-	Nain (ii)	76	27	North.—Charand of village Mahren. South.—Malkiyat land. East.—Malkiyat land. West.—Malkiyat land of Zimindars of Nain.
-do-	Samaila	30	11	North.—Malkiyat land. South.—Village Loharda. East.—Malkiyat land. West.—Malkiyat land.
-do-	Bhareri	45	14	North.—Malkiyat lands. South.—Malkiyat lands. East.—Malkiyat land. West.—Malkiyat land.
Sunhani	Makeri	30	14	North.—Primary School Gahan and U.F. Gahan. South.—Malkiyat lands of Karloti and Makera. East.—Ownership and U.F. Karloti. West.—Malkiyat land of Karloti and of Makera.

438	राज	पत्र, हिमाचल प्रदश,	10 जुलाइ	ह, 1903/22 आपाद्, 1003
1	2	3	4	5
Sunhani	Karloti (i)	70	24	North.—U.P.F. Galian and village Karloti cultivation, South.—Ownership of Karloti village. East.—Ownership of Karloti village. West.—Ownership of Karloti village.
-do-	Karloti (ii)	90	32	North.—U.P.F. Makera and cultivation of Karloti. South.—Cultivated land. East.—Nala-Harian. West.—U.P.F. Makera.
Sunheni	Bard	200	72	North.—D.P.F. Sadyar. South.—Malkiyat Land. East.—Sir-Khad. West.—Malkiyat Land.
Ajmerpur	Maryani 4.c.	137	51	North.—Already notified vide Notification No. Ft. 12-63/59, dated 12-5-1959.
Tuin	Maswar c.6.	107	61	-do-
Sunhani	Sadyar c.18.w.	303	• 71	-do- (31 acres previously closed).
Geharwin	Baroha (i)	50	5	North.—Malkiyat land of Baroha. South.—Malkiyat land of Baroha. East.—Private land and U.P.F. Baroha. West.—P.W.D. Road.
-do-	Baroha (ii)	50	19	North.—Samoh-Baroha path. South.—U.F. Ser village. East.—D.P.F. Bhagra C.7. West.—Malkiyat land of Baroha.
-do-	Geharwin (i)	250	4	North.—Nala of Bhagra. South.—Malkiyat land of Geharwin. East.—D.P.F. Bidhwin c.8. West.—Malkiyat land of Shri Tulsi Ram.
-do-	Geharwin (ii)	250		North.—Malkiyat land of village and U.P.F. Geharwin. South.—Malkiyat land of villagers Geharwin and path from Geharwin to Bola. East.—Malkiyat of villagers of Geharwin. West.—Malkiyat land of Chhangan etc.
-do-	Geharwin (iii)	250		North.—Private land of Geharwin and path from Geharwin to Bola village. South.—U.P. Jhajar and Dafar. East.—Private land of village Geharwin. West.—U.F. and private land of village Geharwin.
-do-	Jajar	80	50	North.—Private cultivation. East.—Private cultivation. South.—U.F. Geharwin. West.—U.P.F. Dafar.
-do-	Dafar	70		North.—U.F. Geharwin. East.—U.F. Jajar. South.—U.F. Dadh. West.—Private land of Dafar village.
-do-	Ghanyar	60		North.—U.F. Jajar. East.—Cultivation of Ghanyar. South.—Cultivation of Ghanyar and path from Ghanyar to Dadh. West.—U.F. Dadh.
do-	Makhwin	90	57	North.—U.F. Makhwin and private land. East.—Private land of Makhwin. South.—U.F. Khalarwin. West.—U.F. and cultivation of Makhwin.
Tiun	Panol (i)	250		North.—Private land of village Abdhan. East.—U.F. Kuhroo. South.—Private land of Panol village. West.—Private land of Panol village and Nala Bhaga Panol.
-do-	Panol (ii)	250	22	North.—Private land of Bagh and Panol and Nala Bagh.

1	2	3	4	5	- -
				East.—Private land of Panol village. South.—Private land of Panol village and West.—Cultivation of village Panol.	Bhor-katilo
Tiun	Takrera	40	9	North.—Malkiyat land of Takrera. East.—Malkiyat land of Takrera. South.—Khad Khulan-wali. West.—Khad Khulan-wali.	
-do-	Takrera (ii)	60	37	North.—Malkiyat land of Takrera village. East.—D.P.F. C. 7 and 8. South.—Malkiyat land of Takrera. West.—Khad Takrera.	
-do-	Barota	30	10	North.—Malkiyat land of Barota village. South.—Malkiyat lands of Rachhara. East.—Malkiyat of Dander. West.—C. No. 7 D.P.F.	
-do-	Rachhara (i)	100	34	North.—U.F. Barota. East.—D.P.F. C. No. 7. West.—Malkiyat of Zamindars. South.—Malkiyat of Zamindars of Rachha	ra.
-do-	Rachhara (ii)	60	21	North.—Charand of Barota. East.—Malkiyat of Rachhara. West.—Charand of Trontra and Barota. South.—Malkiyat of Trontra and Takrera.	
		1	No. Ft. 12	2-184/58 (M)	
Baseh	3-R Sir-Khad Kathiun U.F.	190	62	North.—Sarpade-ka-Phate upto Chalawa cultivation. East.—Sutlej River, R.L. 1,700. West.—Chell-Bahal and village Bathrin an area. South.—Jabbal-ka-Choe and boundary of S	d Charand
-do-	3-R Sir-Khad U.F. Silwin II Part.	230	92	East.—River Sutlej and R. level 1,700. West.—Village Silwin and its cultivation. North.—Jabbal-ka-Choe and Bathrin-Silwin South.—Nag-ka-Choe and Silwin-ka-Nala.	n Nala.
-do-	3-R Sir-Khad U.F. Bathrin.	322	96	East.—Bil-Baal and Charand of Kathiun v West.—Cultivation land of village Bathrin. North.—Boundary of Chalawa D.P.F. South.—Jabbal-ka-Choe and boundary Silwin.	r.
-do-	3-R Sir-Khad Mareta C. No. 10 and U.F. Mareta.	75	. 22	East.—D.P.F. Mareta and cultivation village. West.—Buhar village upto top of the Maret North.—Boundary of Durghat and Mareta South.—From Gaihri-ka-Tund, Talai and	a village.
-do-	3-R Sir-Khad Dur ghat C. No. 11 and U.F.	120	38	East.—Dehat of Durghat and its charand. West.—Boundary of Buhar Ridge. North.—Ridge of village Sihl-Tarkhol and P South.—Ridge of Mareta and Dur-ghat.	eerthan.

Simla-4, the 4th July, 1963

No. Ft. 12-184/58(M).—Whereas it is considered necessary that portion of the Forests specified in the Notification shall be closed for a period of 10 years and that the rights of private persons over such portion shall be suspended during such period for the purpose of regeneration and artificial restocking in order to check erosion and whereas the remainder of such forests is

sufficient, and in a locality reasonably convenient for the due exercise of the rights suspended in the portion so closed, and whereas it is further considered necessary to prohibit the closing of any or all of the acts mentioned in clause (c) of section 30 of the Indian Forest Act, 1927. Now, therefore, in exercise of the powers conferred by section 30 of the Indian Forest Act (XVI of 1927), the

Lieutenant Governor, Himachal Pradesh, is pleased to the Official Gazette and that the rights of private persons over such portion shall remain suspended during the said

declare that the portion of Bilaspur Forest Division, as per schedule given shall be closed for a period of 10 (ten) years from the date of publication of this notification in

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period of 10 years and he is further pleased to prohibit, from 1-4-1963:-

The quarrying and removal of stones.

The burning of Lime and Charcoal. The breaking up or clearing for cultivation, for building, for herding cattle or for any other Grazing by all kinds of Animals throughout the

vear. Lopping and cutting of trees and bushes throughout the year.

Cutting of grass throughout the year.

The collection or subjection to any manufacturing process, or removal of, any Forest produce in or over or from the portion so closed.

Note.—Grass cuttings may be permitted free to rightholders on permits on such terms and conditions as may be made and imposed, at the discretion of the Divisional Forest Officer, Bilaspur Forest Division.

Tehsil: SADAR

SCHEDULE

District,	DILASI OK				
		Rang	: NAINA DEV	I	

Illaqua 1	Name of Forest	Total area of Forest (in Acres)	Area to to closed (i Acres)	n Boundary of the Area
Kot-Kehloor	U.F. Patti (De- han) Grass Godown.	1236,50	775	North.—Boundary of Godown Patti, village Changer Tarsuh Budhi. South.—Closed area U.F. Jandaur footpath Barota. East.—Ridge of Dhara Dehan, Chira Wala to Kuneandwala. West.—District Hoshiarpur.
-do-	U.F. Patti Grass Godown.	279		North.—Village Chamarra Sehada, village Manakpur to Ratti Mitti. South.—Boundary Gosown Dehat Sehda village Patti Manakpur to Behlla. East.—Behla Dharoli to Gokal-Ka-Barato Jhira Harjalu-Ka-Chapra and Ratti-Mitti. West.—Boundary of village Mankpur Sehda village Patti Mankpur to Negbpur.
-do-	U.F. Dauli Grass Godown.	200.20		North.—Behla Dhauli, Matd Pani to Choa Dollowala. South.—Likhi Pathri to Rahwala Pani. East.—Rahwala Pani, Tibba Lali-wala to Daulo-wala Choa. West.—Likhi Pathri, Budhi Chhal to Behla Dauli.
-do-	U.F. Mchagh- pur.	210.70		North.—Boundary of village Samtehan. South.—Boundary of village Changer Tarsuh. East.—Boundary of village Chamarro and Grass Godown Nangal. West.—Boundary of village Meheghpur. District Hoshiarpur.
-do-	U.F. Nangal Gross Godown.	411,30		North.—Boundary of U.F. Dhaila. South.—Boundary of Grass Godown Meheghpur. village Chamarra. East.—Boundary of U.F. Samtehan, Land-ka-Tibba, Tikha-Tiblu to Keheran-wala Tibba. West.—Boundary of District Hoshiarpur.
-do-	U.F. Dhar Bhaugingal Grass Godown.	185.50	166	North.—Village Dhar Bhangingal. South.—Boundary of village Talwara Palangri. West.—Boundary of village Talwara to village Naila Schhada village Talwara to Motor Road Bhakra. East.—Boundary of village Naila to village Gaulthai.

GENERAL ADMINISTRATION DEPARTMENT NOTIFICATION

Simla-4, the 2nd July, 1963

No. GAD. 13-334/57-11.—In continuation of this Department notification No. GAD. 13-334/57, dated the 22nd August, 1961, the Lieutenant Governor, Himachal Pradesh is pleased to nominate Ex-Capt. F. J. D'Souza of Nahan, District Sirmur, as member of the Himachal Pradesh Soldiers', Sailors' and Airmen's Board, with immediate effect, vice Ex-Subedar Amar Bahadur, who has since resigned from the membership of the Board.

M. S. JANDROTIA,

Secretary. State Soldiers', Sailors and Airmen's Board.

HOME DEPARTMENT NOTIFICATION

Simla-4, the 3rd July, 1963

No. H. 77-9/54.—In supersession of this Administration notification of even number, dated the 15th June, 1963, the Lieutenant Governor, Himachal Pradesh, is pleased to sanction 30 days earned leave to Shri A. D. Bali, officiating Superintendent of Police, Border Security Force, Himachal Pradesh with effect from the 18th June, 1963 (plus journey days from the 15th June, 1963). By order,

V. OAK, Chief Secretary.

INDUSTRIES DEPARTMENT

CERTIFICATE OF APPROVAL Simla-4, the 3rd July, 1963

No. 5-28/61-Ind. II.—This is to certify that The Sarswati Sugar Syndicate Ltd., Yamunanagar, District Ambala (Punjab) approved as a person who is qualified to acquire prospecting licence and mining lease in respect of all minerals except petroleum and natural gas in the territory of Himachal Pradesh under the Mineral Concession Rules, 1960.

The certificate shall be valid upto the 31st December. 1963.

By order. T. Š. NEGI. Secretary.

REVENUE DEPARTMENT NOTIFICATIONS

Simla-4, the 3rd July, 1963

No. 4-31/63-Rev. I.—Whereas it appears Lieutenant Governor, Himachal Pradesh that land is likely to be required to be taken by the Himachal Pradesh Government at the public expense for a public purpose, namely for the construction of Nahan-Simla road, it is hereby notified that land in the locality described below is likely to be acquired for the above purpose.

2. This notification is made under the provisions of section 4 of the Land Acquisition Act, 1894 to all whom

it may concern.

- 3. In exercise of the powers conferred by the aforesaid section, the Lieutenant Governor, Himachal Pradesh, is pleased to authorise the officers for the time being engaged in the undertaking with their servants and workmen to enter upon and survey any land in locality and do all other acts required or permitted by that section.
- 4. Any person interested, who has any objection to the acquisition of the said land in the locality may. within thirty days of the publication of this notification, file an objection in writing before the Collector of Lund Acquisition, Himachal Pradesh Public Works Department, Sirmur district, Victoria Cottage, Simla-2.

SPECIFICATION

District:	SIRMUR	Tehsil:	NAHAN		
Village	Khasra N	o.		rea Bis.	
SHILLI SHANARI.	281/1		0	4	

Simla-4, the 3rd July, 1963

No. 4-10/61-Rev. I.—Whereas it appears to the Lieutenant Governor, Himachal Pradesh that tenancy rights in the land described below are required to be taken urgently by the Government at public expense for a public purpose, namely for the construction of District Hospital Building at Kalpa, it is hereby declared that tenancy rights in the land described in the specification below are required urgently for the above

2. The case being of urgent nature, it is directed under the provision of section 17 (4) of the Land Acquisition Act, 1894, that the provisions of section 5-A of the said Act shall not apply to this case.

3. This declaration is made under the provisions of section 6 read with section 17 (4) of the Land Acquisition Act, 1894, to all whom it may concern and under the provisions of section 7 of the said Act, the Collector, Kinnaur district, Himachal Pradesh, is hereby directed to take order for the acquisition of the said land.

4. A plan of the land may be inspected in the office of the Collector, Kinnaur district, Himachal Pradesh at

Kalpa.

5. It is also hereby directed under section 17, subsection (1) of the Land Acquisition Act, 1894, that the Collector may on the expiration of fifteen days from the publication of the notice under section 9, sub-section (1) of the said Act, take possession of the said land.

SPECIFICATION

District: KINNAUR

Tehsil: K

District:	KINNAUK	I ensil:	KALPA		
			Ar		
Village	Khasra No.		Big.	Bis.	
CHINI	356		1	12	
	360/2		i	2	
	362		2	3	
	-	- 1			
		Fotal	4	17	

Simla-4, the 3rd July, 1963

No. 4-24/62-Rev. I.—Whereas it appears to the Lieutenant Governor, Himachal Pradesh, that land is likely to be required to be taken by the Himachal Pradesh Government at the public expense for a public purpose, namely for the construction of Rampur-Gaura-Mashnu road, it is hereby notified that land in the locality described below is likely to be acquired for the above purpose.

2. This notification is made under the provisions of section 4 of the Land Acquisition Act, 1894, to all whom

it may concern.

3. In exercise of the powers conferred by the aforesaid section, the Lieutenant Governor, Himachal Pradesh, is pleased to authorise the officers for the time being engaged in the undertaking with their servants and workmen to enter upon and survey any land in the locality and do all other acts required or permitted by that section.

4. Any person interested, who has any objection to the acquisition of the said land in the locality may within thirty days of the publication of this notification, file an objection in writing before the Collector of Land Acquisition, Himachal Pradesh Public Works Depart-ment, in Mahasu district, Victoria Cottage, Simla-2. SPECIFICATION

Tehsii: RAMPUR District: MAHASU 2 3 1 Area Big. Bis. Khasra No. 523/2/3 0 3 1 0 6 619/1 42 Village: GOPALPUR 828/1 0 837/1 471/1 0 0 623/1 9 705/1 0 723/1 624/1 89 742/1 951/620/1 0 14 2 744/1 621/1 14 790/1 0 829/1 8 0 8 835/1 771/1 830/1 0 772 13 743 836/1

section.

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755/1			3			0
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755/1			3			2
779/1						8
946/752/I						2
776/1						
943/753					0	4
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Simla-4, the 4th July, 1963 No. 6-156/60-Rev. I .- Whereas it appears to the Lieutenant Governor, Himachal Pradesh that land is likely to be required to be taken by the Himachal Pradesh Government at the public expense for a public purpose, namely for the construction of Link Road to Power House, Solan, it is hereby notified that land in the locality described below is likely to be acquired for the above purpose.

- This notification is made under the provisions of section 4 of the Land Acquisition Act, 1894 to all whom it may concern.
- 3. In exercise of the powers conferred by the aforesaid section, the Lieutenant Governor, Himachal Pradesh is pleased to authorise the officers for the time being engaged in the undertaking with their servants and workmen to enter upon and survey any land in the locality and do all other acts required or permitted by that section.
- Any person interested, who has any objection to the acquisition of the said land in the locality may,

within thirty days of the publication of this notification, file an objection in writing before the Collector of Land Acquisition Officer, Himachal Pradesh Public Works Department, Mahasu district, Victoria Cottage, Simla-2. SPECIFICATION

District	: MA	HAS	SU	Te	SOLAN		l	
Khasra No	Dia	An	ea Bisw.	1		2	3	4
I I), Big.	3	4	2/4/2		0	1	3
				2/4/4		0	1	3
				26/2 mir	1	0	1	16
/illage: K	ASBA S	SOL	AN	26/2 mir	1	0	1	16
2/3/2	0	0	6	26/4 min		0	2	16
2/3/4	0	0	15	27/2		0	18	9
2/5/2	0	2	19	4/1/2		0	1	3
2/5/4	0	2	17	4/1/4		0	1	4
2/6/2	0	0	10					
2/6/4	0	0	7	Total	• • •	1	17	4
	Simi	a-4,	the 4	th July, 19	63			

No. 4-49/63-Rev. I.—Whereas it appears to the Lieutenant Governor, Himachal Pradesh that land is likely to be required to be taken by the Himachal Pradesh

namely for the construction of Talai-Bhakra road, it is hereby notified that land in the locality described below is likely to be acquired for the above purpose. This notification is made under the provisions of

Government at the public expense for a public purpose,

section 4 of the Land Acquisition Act, 1894 to all whom it may concern.

3. In exercise of the powers conferred by the aforesaid section, the Lieutenant Governor, Himachal Pradesh, is

pleased to authorise the officers for the time being engaged in the undertaking with their servants and work-

men to enter upon and survey any land in the locality and do all other acts required or permitted by that

Any person interested, who has any objectio

the acquisition of the said land in the locality may, within thirty days of the publication of this notification, file an objection in writing before the Collector of Land Acquisition, Himachal Pradesh, Public Works Depart- Ament, Bilaspur district, Victoria Cottage, Simla-2. **SPECIFICATION**

District: BILASPUR GHUMARWIN Tehsil: 2 Area 3 Big. Khasra No. Bis. 2377/1 0 3 2378/1 0 Village: 4 **DUHAG** 2387/1 0 0 2616/1 2386/1 2618/1 2 2389/1 1 1 18 2617/1 3 2416/1 6 3 2417/1 3 1320/2/1 0 2417/2 1320/2.2 1 2613/1 0 2379/1 0 0 2380/1 0 2614/1 0 0 13 2426/1 1027/2/1 1026/2/1 012 Total 38 1026/2/2 1028/1/2/1 1322/2/1 Village: **GADGAON** 2633/1 41/1 1

12 15 1 0 5 4 2632/1 36/1 1 16 2376/1 0030 6 12/1 39/1 19 2381/1 1 2422/1 16 13/1 0 2422/4 677 14/1 0 13 ŏ 2384/1 0 12 42/1 min 12 2383/1 42/1 min 0 6 3 12 3 11 2382/1 000 44/1 0222 2385/1 19 50/1 2390/1 43/1 0 2372/2/1 013 52/1 14 2374/2/1 3 51/1 16 2427/1 14 0 11 2373/2/1 16 2370/1 19 Total 19 By order,

RAGHUBIR SINGH, Joint Secretary.

TRANSPORT DEPARTMENT

NOTIFICATIONS

Simla-1, the 4th July, 1963

No. GM. 9-610/62.—Continuation notification of even number, dated 13-6-1963.

- 2. Shri Prakash Chand, Service Manager, Central Workshop, Taradevi, is transferred and posted in Chamba Region, with immediate effect.
 - 3. No transfer T.A. will be admissible.

Simla-1, the 4th July, 1963

No. GM. 9-610/62.—Continuation Notification of even number, dated 15-6-1963.

2. Shri V. Alby, Service Manager, Tapri Region is transferred and posted in Dhalli Region with effect from the forenoon of 15-7-1963 in the interests of public services.

By order,

W. V. OAK.

Secretary.

भाग 2—वैधानिक नियमों को छोड़ कर विभिन्न विभागों के अध्यत्तों और जिला मैजिट्रेटों द्वारा अधिक्रचनाएं इत्यादि

AGRICULTURE DEPARTMENT

OFFICE ORDER

Simla-4, the 27th June, 1963

No. Agr. 1-13/59.—In exercise of the powers vested in me vide para. 3 of General Financial Rules, Volume I, I hereby declare the following officer as Head of Office and Drawing and Disbursing Officer in respect of the Schemes mentioned below:—

Sl. Name of Drawing and Dis-Name of Scheme
No. bursing Officer

 Project Officer, Intensive Seed Multiplication Agricultural District Programme, Mandi, Himachal Pradesh.

2. -do-

Research-cum-Testing Centre for Implements for Himalayan Region.

2. This office order will take effect from the date of issue.

By order.

A. R. THAPAR, Director. OFFICE OF THE DEPUTY COMMISSIONER MAHASU DISTRICT, HIMACHAL PRADESH OFFICE ORDER

Kasumpti, the 5th July, 1963

No. Dev. 2-NES/T-2(1)/62-2291.—In exercise of the powers vested in me vide item No. 2 of the schedule of powers appended to Notification No. D. 108-98/52, dated the 18th January, 1957, issued by the Assistant Secretary (Planning and Development) to Himachal Pradesh Administration (now Government) sanction is hereby accorded to the grant of 30 days earned leave to Shri D. P. Bali, Block Development Officer, Kumarsain, with effect from the 25th June, 1963.

- 2. During the absence of Shri Bali, Shri Raghubir Singh, Block Overseer, will hold charge of the current duties of the Block Development Officer in addition to his own duties.
- 3. This is to certify that Shri D. P. Bali, would have continued to officiate as B.D.O. Kumarsain but for his proceeding on leave sanctioned above. This is also to certify that Shri D. P. Bali is likely to resume his duty at his headquarter at Kumarsain after availing 30 days earned leave sanctioned to him.

B. HOOJA,
Deputy Commissioner.

भाग 3—अधिनियम, विधेयक, और विधेयकों पर प्रवर सिमिति के प्रतिवेदन, वैधानिक नियम तथा हिमाचल प्रदेश के उप-राज्यपाल, जुडिशल कमिश्नरज्ञ कोर्ट, फाइनेन्शल कमिश्नर, कमिश्नर आफ इन्कम-टैक्स द्वारा अधिसुचित आदेश इत्यादि

भाग 4—स्थानीय स्वायत्त शासनः म्युनिसिपल बोर्ड, डिस्ट्रिक्ट बोर्ड, नोटीफाइड और टाउन एरिया तथा पंचायत विभाग

भाग 5 —वंयक्तिक अधिसूचनाएं और विज्ञापन

ठात्य

भाग 6-भारतीय राजपत्र इत्यादि में से पुनः प्रकाशन

LAW DEPARTMENT

NOTIFICATION Simla-4, the 4th July, 1963

No. 1-18/62-LR.—The Compulsory Deposit Scheme Act, 1963 (21 of 1963) as published in the Gazette of

Act, 1963 (21 of 1963) as published in the Gazette of India Extraordinary (Part II section 1) dated the 23rd May, 1963 is hereby republished in the Himachal Pradesh Gazette for the information of general public.

S. R. MAHANTAN, Under Secretary (Judicial).

Assented to on 22-5-63

THE COMPULSORY DEPOSIT SCHEME ACT,

AN

1963 (ACT No. 21 of 1963)

to provide in the interest of national economic development

for compulsory deposit and for the framing of a scheme in relation thereto.

BE it enacted by Parliament in the Fourteenth Year of the Republic of India as follows:—

- 1. Short title, extent and commencement.—(1) This Act may be called the Compulsory Deposit Scheme Act, 1963.
 - (2) It extends to the whole of India.
- (3) It shall come into force on such date as the Central Government may, by notification in the Official Gazette, appoint.
- 2. Persons to whom Act applies.—This Act shall apply to the following categories of persons, namely:—
 - (a) persons liable to payment of land-revenue (whether known as land-revenue, rent, tax or by any other name) under any law with respect to land-revenue whether or not such persons are liable to pay tax under the Income-tax Act;

- (b) persons liable to payment of tax under the Income-
- (c) holders of immovable properties situated in urban areas assessed to tax (whether known as property tax, house tax or by any other name) who are not liable to payment of tax under the Incometax Act;
- (d) employees of—
 - (i) the Central and State Governments,

(ii) local authorities.

- (iii) companies as defined in section 3 of the Companies Act, 1956, (1 of 1956) including foreign companies within the meaning of section 591 and Government companies as defined in section 617 of that Act,
- (ir) any other corporation (including a co-operative society) established by or under a Central, Provincial or State Act.
- (v) individuals or associations of persons or bodies of individuals liable to payment of tax under the Income-tax Act, and entitled to deduct the salary paid to their employees for the purpose of computing their income under that Act,

whose annual income from salary is one thousand five hundred rupees or more and who are not liable to payment of tax under the Income-tax Act;

(e) dealers whose annual turnover, determined in accordance with the provisions of any State Act with respect to tax on the sale of goods, is fifteen thousand rupees or more and who are not liable to payment of tax under the Income-tax Act:

Provided that where by or under any such State Act any amount higher than fifteen thousand rupees has been fixed as the minimum annual turnover for the purpose of registration under that Act the reference to fifteen thousand rupees in this clause shall be construed as a reference to that amount.

Explanation.-In this clause,-

- (a) "dealer" has the same meaning as in the respective State Acts with respect to tax on the sale of goods;
- (b) "State Act" includes a Provincial Act:
- (f) such other categories of persons [than those referred to in clauses (a) to (e)] whose annual income is one thousand five hundred rupees or more and who are not liable to payment of tax under the Income-tax Act, as may be specified by the Central Government by notification in the Official Gazette.
- 3. Definitions.—In this Act, unless the context otherwise requires,-
 - (a) "additional surcharge" means additional surcharge for the purposes of the Union referred to in the

annual Finance Act;
(b) "deposit" means a deposit of money;
(c) "Income-tax Act" means the Income means the Income-tax Act, 1961 (43 of 1961);
(d) "person" shall have the same meaning as in

- clause (31) of section 2 of the Income-tax Act;
 (e) "salary" has the same meaning as in section 17 of the Income-tax Act, but in relation to a person falling under clause (d) of section 2 does not include any gratuity or annuity or pension;
- (1) "urban area" means any area within the local limits of a municipality (by whatever name called), a notified area committee, a town area committee, a city and town committee, a small town committee, a Cantonment Board Panchayat constituted by reorganisation of any of the aforesaid local authorities and having a population of ten thousand or more; (g) "year" means the financial year.

4. Requirement as to compulsory deposit.—(1) As from such date as the Central Government may, by notification in the Official Gazette, appoint in this behalf. every person to whom this Act applies, other than a person falling under clause (b) of section 2, shall make a compulsory deposit at such rate as may be provided for in a scheme framed under this Act:

Provided that different notifications may be issued under this sub-section on different dates in relation to different categories of persons:

Provided further that the rate of compulsory deposit shall not exceed the maximum rate specified in sub-section (2).

- (2) The maximum rate of deposit shall be-
- (a) in the case of a person falling under clause (a) of section 2, fifty per cent of the land-revenue (including surcharge thereon, if any,) payable in respect of the land or lands held by him in the year for which the deposit is required to be made.

Explanation.- In this clause "year" means the year with reference to which land-revenue is payable under any law with respect to land-revenue;

(b) in the case of a person falling under clause (c) of that section, three per cent of the annual rental value of the property with reference to which the property is assessed to the tax referred to in that clause in the year in which the deposit is required to be made:

Provided that where the property is assessed to such tax not with reference to its annual rental value, the maximum rate of deposit under this clause

shall be twelve and a half per cent of such tax; (c) in the case of a person falling under clause (d) of, that section, three per cent of his annual income

from salary (d) in the case of a person falling under clause (e) of that section, one-third of one per cent of his turnover during the year immediately preceding the year in which the deposit is required to be made:

(e) in the case of a person falling under clause (f) of that section, a sum of sixty rupees per annum.

- (3) A person falling under clause (b) of section 2 by whom any additional surcharge is payable in respect of any assessment year may make a deposit under this Act in respect of that year and if he does so, then, he shall, on production of proof before the income-tax officer concerned of the fact of such deposit having been made, be entitled to deduction from the additional surcharge of a sum which shall be equal to-
 - (a) the sum so deposited, or

(b) (i) where his residual income is six thousand rupees or less, three per cent of such residual income, or

(ii) where his residual income exceeds six thousand rupees, three per cent of the first six thousand rupses of such residual income and two per cent of the balance thereof,

whichever is less.

Explanation.—In this sub-section "residual income" has the same meaning as in section 2 of the Financial Act, 1963 (13 of 1963).

(4) Any person falling under clause (b) of section 2 who is in receipt of any income under the head "Salaries" during any financial year may make a deposit under this Act in that year and if he does so, then, notwithstanding anything in the Income-tax Act, the person responsible for paying that income shall, on production of proof of the fact of such deposit having been made, reduce the amount of additional surcharge included in the tax to be deducted in accordance with the provisions of section 192 of that Act by a sum which shall be equal to-

(a) the sum so deposited, or

(b) the sum calculated in accordance with clause (b) of sub-section (3),

whichever is less.

- (5) Any person falling under clause (h) of section 2 who is liable to pay advance tax under the Income-tax. Act in any financial year may make a deposit under this Act in that year and if he does so, then, notwithstanding anything contained in the Income-tax Act, he shall, on production of proof before the income-tax officer concerned of the fact of such deposit having been made, be entitled to deduction from the additional surcharge included in the advance tax, of a sum which shall be equal
 - (a) the sum so deposited, or

(b) the sum calculated in accordance with clause (b) of sub-section (3),

whichever is less.

Explanation.—In this sub-section, "advance tax" shall have the same meaning as in section 207 of the Income-tax Act.

- (6) Where a person falling under clause (d) of section 2 pays in any year any sum,—
 - (i) to effect or to keep in force any insurance on the life of such person or on the life of the wife or husband of such person; or
 - (ii) as a contribution to any provident fund to which the Provident Funds Act, 1925 (19 of 1925) applies or to any "recognised provident fund" as defined in clause (38 of section 2 of the Income-tax Act; or
 - (iii) in a ten-year account or a fifteen-year account under the Post Office Savings Bank (Cumulative Time Deposit) Rules, 1959, as amended from time to time,

he shall not be liable to make any compulsory deposit under this section for that year if such sum is not less than eleven per cent of his annual income from salary.

- (7) Where any person falls under any two or more categories referred to in section 2 other than the category referred to in clause (b) of that section, then, he shall make a compulsory deposit at the rate applicable to each of those categories.
- (8) Any deposit made under this section shall bear simple interest at the rate of four per cent per annum to be calculated from the first day of the month immediately following the month in which the deposit is made to the last day of the month immediately preceding the month in which it is repaid (both days inclusive) and notwithstanding anything in the Income-tax Act, the amount of such interest shall be free of any tax under that Act.
- (9) Any deposit made under this section during any year shall be repayable with interest thereon at any time after the expiry of five years from the end of the year in which the deposit has been made:

Provided that nothing in this sub-section shall prevent earlier repayment of any deposit with interest thereon in any case in which the authority empowered to make such repayment is satisfied that genuine hardship will be caused unless such repayment is made.

- (10) If any doubt or dispute arises as to the amount to be deposited by any person under this Act or as to the date on which such amount is to be deposited or as to any other matter in relation to any deposit to be made under this Act, the decision thereon of the Government or any authority empowered by the Government in this behalf shall be final.
- 5. Compulsory Deposit Scheme.—(1) The Central Government shall, by notification in the Official Gazette, frame one or more scheme or schemes to be called Compulsory Deposit Scheme or Schemes in relation to deposits under this Act.
- (2) A scheme framed under sub-section (1) may provide for,—
 - (a) the rates at which and the period for which compulsory deposits shall be made by the several categories of persons to whom this Act applies and the extension of such period;
 - (b) the manner (including the deduction of deposits at source) in which and the intervals at which such deposits shall be made;
 - (c) the documents to be issued to persons by whom deposits have been made as evidence of such deposits:
 - (d) the authority or authorities by or through whom deposits may be collected or by whom penalties for failure to make deposits may be levied;
 - (e) the accounts to be maintained with respect to such deposits and the officers by whom such accounts shall be maintained;
 - (f) the nomination of any person to receive the amount standing to the credit of a depositor in the event of his death and the cancellation or change of

such nomination;

- (g) the issue of duplicate of any document issued as evidence of any deposit in the event of loss or destruction of the original and the fee on the payment of which such duplicate may be issued;
- (h) the exemptions, if any, to be granted in exercise of the powers under section 9:
- (i) the delegation of powers in pursuance of section 10;
- (j) the repayment and withdrawal of deposits with interest thereon and the conditions, if any, under which such repayment or withdrawal may be made:
- (k) any other matter which may be necessary or proper for the effective implementation of the Scheme.
- (3) A scheme framed under this section may provide that all or any of its provisions shall take effect either prospectively or retrospectively on such date as may be specified in this behalf in the Scheme.
- (4) Any scheme framed under this section shall have effect notwithstanding anything contained in any law for the time being in force, other than this Act, or in any instrument having effect by virtue of any law other than this Act.
- 6. Modification of Scheme.—The Central Government may, by notification in the Official Gazette, add to, amend or vary any scheme framed under this Act.
- 7. Rounding off.—Where the amount of any deposit to be made under this Act contains a part of a rupze, then, if such part is fifty naye paise or more, it shall be increased to one complete rupze and if such part is less than fifty naye paise, it shall be ignored.
- 8. Power to suspend, reduce or remit the amount of compulsory deposit.—Where the State Government has suspended payment of land-revenue, or reduced or remitted the amount of land-revenue, payable in any year in respect of any land, then, the Central Government may, by order, suspend paymen of the compulsory deposit, or reduce or remit the amount of such deposit payable in that year under section 4 by a person falling under clause (a) of section 2.
- 9. Power to exempt.—Where the Central Government is of the opinion that it is necessary or expedient so to do, either in the public interest or having regard to the peculiar circumstances of any case, it may, by notification in the Official Gazette and subject to such conditions, if any, as it may specify in the notification,—
 - (a) exempt any person or class of persons from the operation of all or any of the provisions of this Act; and
 - (b) cancel any such notification and again subject, by a like notification, the person or class of persons to the operation of such provisions.
- 10. Power to delegate.—The Central Government may, by notification in the Official Gazette, direct that any power which may be exercised by it under this Act, other than the power under section 5 or the power under this section, shall, subject to such restrictions and conditions, if any, as it may specify in the notification, be exercised also by—
 - (a) such officer or authority subordinate to the Central Government, or
 - (b) such State Government or such officer or authority subordinate to a State Government, or
- (c) such other officer or authority, as may be specified in the notification.
- 11. Protection against attachment.—(1) The amount standing to the credit of any depositor shall not be liable to attachment under any decree or order of any court in respect of any debt or liability incurred by the depositor.
- (2) Any amount standing to the credit of a depositor at the time of his death and payable to nis nominee under a scheme shall vest in the nominee and shall be free from any debt or other liability incurred by the deceased or incurred by the nominee before the death of the depositor.
- 12. Penalty for failure to make deposit.—(1) If any person who is liable to make a deposit under this Act fails to make the same within the time specified therefor, he shall be liable to pay by way of penalty an amount not exceeding half the amount of deposit which he is liable to make:

Provided that before levying any such penalty such person shall be given a reasonable opportunity of being heard in respect of the same.

- (2) Where any person is responsible for paying any income falling under the head "Salaries" as mentioned in the Income-tax Act, then, notwithstanding anything in that Act, in computing the total income of that person under that Act for any assessment year commencing on or after the 1st day of April, 1964, no deduction shall be allowed in respect of payment of any income under that head which in the case of any employee exceeds one thousand five hundred rupees but from which no tax is deductible under the heading "B—Deduction at source" in Chapter XVII of that Act unless a sum equal to the amount which such employee is required to deposit under this Act is deducted from such income at source and is deposited in accordance with the provisions of this Act and the Scheme framed thereunder.
- 13. Recovery of arrears of deposit and Penalty.—Any arrear of deposit and any penalty for failure to make such deposit under this Act shall be recoverable in the same manner as an arrear of land-revenue.
- 14. Protection of action taken in good faith.—No suit, prosecution or other legal proceedings shall lie against

any person for anything which is in good faith done or intended to be done under this Act or any scheme framed thereunder.

- 15. Power to remove difficulties.—If any difficulty arises in giving effect to the provisions of this Act or of any scheme framed thereunder, the Central Government may, by order, as occasion requires, do anything (not inconsistent with this Act) which appears to it to be necessary for removing the difficulty.
- 16. Scheme to be laid before the Houses of Parliament.—Any scheme framed under this Act shall be laid, as soon as may be, after it is framed before each House of Parliament while it is in session for a total period of thirty days which may be comprised in one session or in two or more successive sessions, and if before the expiry of that session in which it is so laid or the session or sessions immediately following both Houses agree in making any modification in any provision of the scheme or both Houses agree that any provision in the scheme should not be made, the provision of the scheme shall thereafter have effect only in such modified form or be of no effect, as the case may be, so however that any such modification or annulment shall be without prejudice to the validity of anything previously done under that provision.

भाग 7-भारतीय निर्वाचन श्रायोग (Election Commission of India) की वैधानिक अधिवनाए तथा अन्य निर्वाचन सम्बन्धी अधिस्चनाएं

APPOINTMENT DEPARTMENT

NOTIFICATION

Simla-4, the 8th July, 1963

No. 1/12/63-Apptt.—Notification No. 154/17/63, dated the 24th June, 1963, issued by the Election Commission, India, is hereby re-published, for general information.

W. V. OAK, Chief Secretary.

ELECTION COMMISSION, INDIA NOTIFICATION

Dated the 24th June, 1963

No. 154/17/63.—In exercise of the powers conferred by sub-section (1) of section 13A of the Representation of the People Act, 1950 (43 of 1950), the Election Commission, in consultation with the Administration of Himachal Pradesh, hereby nominates Shri D. B. Lal, as the Chief Electoral Officer for the Union Territory of Himachal Pradesh with effect from the 3rd April, 1963 and until further orders vice Shri K.B. Srivastava.

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ART II

OFFICE OF THE DEPUTY COMMISSIONER, BILASPUR DISTRICT, HIMACHAL PRADESH

NOTIFICATION

Bilaspur, the 6th July, 1963

No. 26-B-3-(5)/63-VII.—Whereas the SAWAN ASHTAMI FAIR is coming off at Shri Naina Devi ji Town from the 21st July, 1963 to 29th July, 1963, in which about one lakh pilgrims are expected to assemble;

And whereas I am satisfied that there is a likelihood of the out-break of epidemic involving danger to human life and health, if stringent measures, for sanitation and cleanliness are not taken and it is imperative to prevent danger or risk to human life and health;

Now, therefore, I, G. M. Laul, District Magistrate, Bilaspur, in exercise of powers vested in me under section 144, Criminal Procedure Code, hereby order that the following acts shall be prohibited and strictly warn and enjoin the people visiting the fair to abstain

from the under mentioned acts, from 21st July to 29th July, 1963 within the limits of the Small Town Committee, Shri Naia Devi Ji, namely:—

- (i) Import and sale of raw or over-ripe and rotten fruits and vegetables.
- (ii) Urination or defection except in public latrines or urinals and the causing and commission of such other nuisances.
- (iii) Exposure to sale of sweetmeats and other eatables otherwise than in fly-proof show cases or under netting.
- (iv) Entry of pilgrims not protected by incculation against Cholera and vaccination against Small Pox.

Given under my hand and the seal of the Court this day the 2nd July, 1963.

G. M. LAUL, District Magistrate.